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REBELS FLEE BEFORE MAAS TO THE LINE

U. S. Troops Hurry Reinforcements — Rioting and Disrespect of Rights Expected of Disorganized Forces.

Consul Hurries Citizens Over Line — Advises All Foreigners to Leave — Japanese Plead to Cross

Situation Has Ugly Look — Federal Making Desperate Efforts to Open Railroad to Mexico City at Once.

PIEDRAS NEGRAS, Sept. 30.—Teror grips this city, the provisional capital of the Mexican constitutionalists, because of the victorious northward march of federalists and the arrival of hundreds of refugees from the surrounding devastated country.

Obeying instructions, United States Consul Blocker and American residents of Piedras Negras joined the exodus and in hundreds crossed the international bridge into Eagle Pass this afternoon, many carrying on their backs such possessions as they could assemble hurriedly.

Consul Blocker's warning to foreigners to quit Piedras Negras immediately is in anticipation of rioting, should the constitutionalists be forced to abandon the provisional capital. As the rebel army is being driven northward by the government troops under General Maas, the retreating rebels are setting fire to villages.

Reports from the front tonight indicate the federalists are closing in on the town of Sabinas, from which the constitutionalists expect to fall back either on Matamoros, across the line from Brownsville, Texas, or in Piedras Negras. United States troops are hurrying from San Antonio to reinforce the garrison at Eagle Pass.

Many Mexican refugees and a large number of Japanese were refused admission to the United States today. It was said the two Mexicans would become public charges and the Japanese had not made proper application. Appeal to Washington for exceptions in the latter case will allege, the Japanese are in danger of death from Mexican federalists for having aided the rebels.

It is reported that many prisoners confined in jail, on sedition charges, have been shot, among them Felipe Sanchez, wanted in Carizozo, Texas, as a member of a smuggling band and charged with the murder of a deputy sheriff.

CENTRALIZING AT TORREON
Meantime Federalists Are Advancing in Force to Open Railroad Line—Troops Hat Sent Bliss

EL PASO, Tex., Sept. 30.—Mrs. Francisco Villa, wife of the Chihuahua rebel leader, received a letter from her husband today in which he stated his troops evacuated Santa Rosalia on September 19 and he intended to go to Torreon to assist the Carranzistas in an attack on that city.

Castro's federal columns are expected to enter Santa Rosalia in a day or two for the purpose of a campaign against the rebels in Southern Chihuahua and the capture of the larger towns in order to reopen railroad communication with Mexico City particularly so that elections may be held in these towns next month, Jarez officials stated today.

Inspectors of Mexican consulates Diebold returned today to General Scott at Fort Bliss the campaign hat which the Mexican authorities claim was lost by a United States trooper, who it is alleged entered, with others, Mexican territory and fired on Mexican woodcutters and line riders.

DENY HERMOSILLO REPORT
No Intention to Withdraw Northern States and Form New Republic.

EL PASO, Tex., Sept. 30.—Denial of report of a conference at Hermosillo, Sonora, of representatives of five northern Mexican states at which it was decided to secede from the federal government and form the Confederate States of Mexico, with General Carranza as executive, was issued tonight by Mateo Garcia, president of the local state junta. Garcia has just returned from Hermosillo.

HOPKINS RELEASED
NOGALES, Sept. 30.—Reuben Hop-

Impeachment Trial to Cost New York Over Quarter Million; Sulzer-Murphy Row Expensive to State



Figures in Sulzer trial. Top, left to right, Senators Cullen, Sage and Wagner. Bottom, Judge Chase (left) and Presiding Judge Cullen.

Damaging Day for Sulzer in Story of Market Transactions, as Told by Broker-Involved Wife in Original Loan, But Was Unknown in Trading

ALBANY, N. Y., Sept. 30.—Evidence as to Governor Sulzer's stock transactions with the brokerage firm of Harris & Fuller for the account of Mrs. Sulzer was disclosed today in his trial.

Melville B. Fuller, head of the firm, said the governor told him Mrs. Sulzer had a loan with the now defunct Carnegie Trust company, of New York, and in order to take up the loan, for which he had given a note, he deposited securities belonging to Mrs. Sulzer with Harris & Fuller, borrowing the money there on to pay the note.

The governor's account with Harris & Fuller which the impeachment managers charge was a marginal or speculative account and not a loan account, was opened in 1910, according to the books of the firm, which Fuller presented today. The Carnegie Trust Co. it was recalled today, was in financial difficulties in that year. Subsequently it failed.

The account presented today not only showed a long series of borrowing on securities brought to the firm by Sulzer, but also the purchase and sale of other securities calls for "margin" and deposits by Sulzer of cash payments in response to these calls. Sixteen thousand dollars in cash, which the impeachment managers claim formed a part of the governor's campaign contributions, was used in meeting these calls for "margin" according to the books.

Finally, in July, 1913, Lieut. L. A. Joseph, of New York, banker and a member of the governor's staff, came to his office by way of the debt balance against the account, \$26,739, and taking up the securities. At this time, the governor had out into the account according to the books, \$12,439 in stocks or cash, and his net loss, according to the amount paid by Joseph, was \$34,171.

Fuller denied today that to his knowledge Mrs. Sulzer ever had anything to do with the account. He said he had never seen the note authorizing the closing of the account presented by Joseph until it was shown him when he was called before the impeachment managers in New York. The note had been delivered to his partner, he explained.

In controversy of the characterization of the account as a loan, counsel for the governor's accusers drew from Fuller the statement that on Dec. 30, 1912, two days before the governor was inaugurated, the debt balance account had been entered as a loan by the firm to the governor. This balance, approximately \$40,000, Fuller admitted, was a bookkeeping transaction purely, described as a "cross entry," which prevented the use of stocks as collateral in the firm's routine transaction the banker explained.

"How did you come to do it?" he was asked. "Probably," he replied, "because my

partner thought it not wise to have securities going around the streets in William Sulzer's name."

With Fuller on the stand, counsel for the assembly managers also began to lay the foundation for proof of charges in the eighth article of impeachment, that the governor used his official position to affect the current prices of securities listed on the New York stock exchange, in "which" he was speculating.

The article charges that he first urged the passage of certain legislation and then withdrew, or attempted to withdraw it. A complete record of all "stock exchange reform bills" introduced in the legislature on recommendation of Sulzer was then placed in evidence.

What Sulzer Trial Is Costing New York

ALBANY, N. Y., Sept. 30.—(Special)—The impeachment trial of Governor William Sulzer, if it lasts one month, will cost New York state more than a quarter of a million dollars. And if the trial continues longer than a month, \$50,000 expense must be added for every additional week.

This means that if the trial runs for two months—and there are many senators who predict that it will—a half million dollars of the tax-payers' money will be spent in determining if Mr. Sulzer is innocent or guilty of the "high crimes and misdemeanors" charged in the articles of impeachment.

COST OF SULZER TRIAL.
If the impeachment trial of Governor Sulzer at Albany continues for one month, this is the estimated cost:
Compensation of 49 senators at \$40 each a day \$60,000
Compensation of nine assembly members at \$40 a day 10,000
Compensation of counsel for Governor Sulzer 50,000
Stenographers' fees and incidentals 50,000
Expenses of law firm committee 50,000

Total \$220,000
It is conservatively estimated that, in addition to the expense of the present trial and the expenses of the law firm committee, another quarter of a million has been spent so far to sustain the conflict between Governor Sulzer and Tammany boss Murphy.

FUTURES TAX IS THREAT TO TARIFF BILL

Democrats Hope for Adjustment, But Withdrawal of Support Is Possible from Entire Measure.

Bitter Day in House, During Which History of Futures Tax Is Brought Out — Is a Measure of the President's

WASHINGTON, Sept. 30.—The democratic tariff bill left the house tonight on what party leaders hope will be its last journey to the senate. After many hours of debate the house adopted the main conference agreement on the bill 254 to 163, almost a strict party vote, and by this action gave endorsement to everything in the measure except the cotton futures tax.

At the end of a short but bitter fight for adoption of the report, Underwood succeeded in carrying through the Smith-Lever cotton futures tax amendment by a vote of 171 to 161. Democrats and republicans voted on this without regard to party and a large portion of the democratic membership from the southern states joined in a vigorous demand that the whole subject be carried over to another session of congress.

The cotton futures tax question now rests entirely with the senate. The house concurred in the Clarke amendment put into the bill by the senate but added the Smith-Lever-Underwood plan as another amendment. The senate adopted this change, which has the endorsement of the president, the whole cotton futures plan will have to be considered again in joint conference and again reported back to both houses for action.

The conference report will be called to order the senate early tomorrow. Several democratic senators, dissatisfied with the futures bill, began today a demand for a democratic caucus to consider the conference report before taken up by the senate. Reed of Missouri, insisted that unless certain changes were made in the bill, he might vote against the report and the tariff bill on final passage.

The history of the cotton futures tax amendment became a matter of record before the day ended. Representative Underwood said President Wilson had given it to him. Representative Lever added the basis of the plan was a bill introduced repeatedly in the senate by Senator Ellison D. Smith, of South Carolina; that the agricultural department had put the matter in shape for the tariff bill and that Postmaster General Burleson perfected the amendment as given by the president.

THREE FAVORITES WIN.
Big Event for Trotters Went to Dark Horse.

COLUMBUS, Sept. 30.—Pronounced favorites in three racing events were the Columbus Grand Circuit program winners today, but the Columbus stakes for 2,088 trotters fell to an outsider. The winners were: 2:07 pace—Directum 1; 2:16 pace—Great Scott; Columbus stake, 2:08 trot—Cheney; 2:11 pace—Frank Bonash, Jr.

METAL MARKET
NEW YORK, Sept. 30.—Copper fell electrolytic unchanged. London copper easy.

KING NICHOLAS' PLAY EXCITES PUBLIC TO MURDEROUS FRENZY

Hatred of Turk Combined with Monarch's Dramatic Ability, Too Much.

CETTINE, Sept. 30.—Riotous scenes, almost culminating in lynching of actors who represented Turkey, marked the first performance tonight of King Nicholas' play "The Siege of Scutari."

WITNESSES WILL SPOIL MAN'S WIFE

Savage Knife User Develops More Than Ordinary Cunning in Demanding Release — Officer Is Prepared

Victim Still in Precarious Condition, Though Stronger — Man Repellent in Lack of Care for All But Self.

Florentino Garcia who was arrested by Constable Bailey of Lowell charged with having assaulted Marcelina Buiterez with intent to kill, was brought before Judge Thomas yesterday and the complaint charging him with his crime was read to him. He asked for a preliminary examination and the case was set for trial on Saturday morning.

Garcia made a short statement to the court, saying that he was drunk and was walking home with his wife and child and that he left her in the road and went into the house, where he was lying on the bed at the time the officer found him. He asked the court how it was that he could be arrested for cutting the woman when the officer had failed to find a knife on him.

Garcia thought this fact was sufficient to allow him his liberty but the court thought differently and he will be on hand on Saturday morning to hear what testimony the officers have to disprove his story.

Through the efforts of Constable Bailey, two eye witnesses to the cutting were found yesterday and they will be on hand to testify that they saw Garcia cut the woman.

The woman, Marcelina Buiterez, is still alive at the Copper Queen hospital. She gained considerable strength during yesterday and the doctors now have some hopes of her recovery.

The composure with which Garcia takes his ugly predicament could not be much better demonstrated than in his brazen demand on the court to give him his freedom on a technicality while the woman whom he is alleged to have attempted to most brutally murder still lies in precarious condition in the hospital.

That the Mexican is above the average in shrewdness and should have known far better than to attempt the crime for which he is held, is also considered established. Officer Bailey in consequence feels particularly pleased in finding the witnesses to the stabbing, believing that through these a more than ordinarily dangerous character will be held to meet proper punishment, whether or not he might have escaped because of failure to find the knife in his possession.

Garcia has expressed little or no concern about his victim, although he was supposed to be infatuated with her and as a matter of common knowledge in the neighborhood in which they lived gave her occasion to believe that she held his affections wholly.

ALLEGES WRONG TO CHILD
Woman Endeavors to Slay Perpetrator When Courts Fail

LOS ANGELES, Sept. 30.—Mrs. Edith M. Ivy told the police today that she shot her divorced husband in the presence of his present wife and children in vindication of wrongs against her 15 year old daughter. She had filed charges in the courts of statutory offense against the child and on Saturday when the case against Ivy was dismissed decided to "take the law in her own hands."

Ivy is dangerously wounded in the stomach. Her former wife is in jail. She is also wounded, by the same pistol with which she shot the man, he returning her fire, according to witnesses of the affair, which occurred in Ivy's home.

BIXBY'S CHARGES ALL DROP
No Persecutions Under Any of Indictments—Blackmail Investigation

LOS ANGELES, Sept. 30.—The acquittal of George Bixby last night also freed the Long Beach millionaire from prosecution on indictments charging other similar offenses, according to announcement today from the district attorney's office. Probably no investigation of the blackmail charges will be made except by the county bar association.

ESPINOSA FOUND GUILTY AT WIFE MURDER

Sentence Today — Men in Jail on Murder Charges Nervous—Judge's Mercy

TOMBSTONE, Sept. 30.—Juan Espinosa who was tried today for attempting to kill his young wife at Douglas a few weeks since, was this afternoon found guilty by the jury after it had been out but a short time. Espinosa will be sentenced by Judge Lockwood in the morning. Espinosa had been living with the young woman as his wife in Douglas but a short time prior to the shooting. He is but 18 years of age.

There is feeling of unrest among other prisoners now held in the county jail who are charged with murder, since the jury in the Nelson case brought in a verdict of guilty and fixed the punishment at death. This was evidenced today when two Mexican brothers named Encinas sent word to the county attorney's office that they wished to enter pleas of guilty to murder in the first degree, being willing to take their chances with the court but not with the jury.

The case of the State vs J. W. Richter, charged with the murder of Deputy Sheriff Miller at Apache station a few weeks since, has been continued until the 9th of October.

CHINESE PARTIES REACH SETTLEMENT AS TO SUCCESSION

Will Proceed to the Election of a President and Clearance of Troubles.

WASHINGTON, Sept. 30.—The American legation at Peking has cabled the state department that opposition parties of the new Chinese republic which have been deadlocked for a long time over the question of presidential succession, have virtually agreed to the immediate election of a president without awaiting the adoption of a new constitution.

The method of procedure now being arranged and the election of Yuan Shi Kai as permanent president is expected in time for his inauguration Oct. 10.

TO RECOGNIZE UNION

British Admiralty Takes Pronounced Stand

LONDON, Sept. 30.—An important victory for trade unions was announced today, when the British admiralty awarded them official recognition.

In reply to the demand of dock yard men, the admiralty agreed that hereafter in the event of disputes they would meet deputations of workmen, either in London or the dockyards.

They not only accorded to men in government employ power to select their own representatives from the dockyards, but will allow them to be accompanied by Trades Union leaders.

FRENCH TOWN OVERWHELMED

CERBEREE, France, Sept. 30.—A terrific thunderstorm which raged for twelve hours spread death and ruin throughout this city. Fourteen persons are known killed and 50 injured. Many are missing.

SENATOR LODGE BETTER

NAHANT, Mass., Sept. 30.—Encouraging reports came tonight from the home of U. S. Senator Lodge, who passed a quiet and restful afternoon and evening, entirely free from fever. The attending physicians pronounced his condition entirely satisfactory on a visit this evening.

WEATHER REPORT

For southern Arizona—Warmer and probable rains. Northern sections, frost and showers. Bisbee temperature, high, 75, low, 57. No precipitation.